9-601. Judgment and sentence (Commitment or probation).

[For use with Magistrate Court Rule 6-701 and 6-702 Metropolitan Court Rules 7-701 and 7-702 and Municipal Court Rules 8-701 and 8-702]

STATE OF NEW MEXICO [COUNTY OF] [CITY OF]COURT	
[STATE OF NEW MEXICO] [COUNTY OF] [CITY OF]	
v.	No
, Der	fendant
On this day of	T AND SENTENCE NT OR PROBATION) ¹ _,, the defendant appeared in person and was
represented by attorney	, (set forth name of attorney).
(name of officer or	r prosecutor) appeared on behalf of the [State] [City].
(Complete one of the following)	
1. PLEA	
(Plea of not guilty)	
The defendant having entered a plea	of NOT GUILTY and the [court] [jury] ² finding the
defendant GUILTY of the following charge[[s]

The c	defendant having entered a plea of:
[]	guilty, the court so finds the defendant guilty of the following charges
[]	no contest, the court accepts the plea as an admission of guilt for the purposes of thi action only, of the following charges:

2. FINDINGS OF THE COURT DWI CASES

(complete if applicable)

THE COURT FINDS:

This conviction is the defendant's

[] first [] second [] third [] fourth or more conviction for driving while under the influence.

3. JUDGMENT OF COURT

IT IS ADJUDGED that the defendant is guilty of [such] [the following] charges and convicted. (If the defendant has been found not guilty of one or more charges, set forth crimes defendant has committed)

	IT IS ADJUDGED that the defendant is not guilty of the following charges:
IT IS	THEREFORE, ORDERED, ADJUDGED AND DECREED that:
checi	k and complete only applicable boxes)
[]	the defendant be committed to the [county] [city] [jail] [detention center]
	(specify any other place)
	for days with days suspended for a jail term of days for the crime
	of;
	for days with days suspended for a jail term of days for the crime of
	;
	such sentences to run [consecutively] [concurrently].
]	Work release is [authorized] [not authorized].
]	Work release to be served on weekends.
]	The defendant is ordered to report to
	by no later than [a.m.] [p.m.] the day of

	fine[s]:	
	\$ for	
	\$ for	
[]	The defendant shall pay to the [r	magistrate] [metropolitan] [municipal] court the following
	costs and fees:	
(com	plete applicable costs and fees) ³	
	court costs	\$
	automation fee	\$
	corrections fee	\$
	laboratory fee	\$
	traffic safety fee	\$
	judicial education fee	\$
	DWI prevention fee	\$
	screening & treatment costs	\$
	brain injury services fee	\$
	court facilities fee	\$
	other	_ \$
	Total fees and costs	\$
(com	plete applicable parts of the follow	ing if the sentence is to be deferred or suspended)
[]	The above sentence is hereby:	

[] d	eferred	
[] sı	uspende	d
on th	e follow	ving terms and conditions:
[]	[supe	rvised] [unsupervised] probation for
	da	ys with the following special conditions:
	[]	the defendant will enter and participate in:
	[]	an [alcohol] [drug] treatment program
	[]	[alcohol] [drug] screening and complete counseling or other treatment as
		required by the screening program
	[]	a first offender program
	[]	driver improvement school
	[]	petty larceny school
	[]_	(other)
	[]	the defendant performs [hours] [days] of community service
		as follows:
	[]	the defendant makes restitution to (set forth name of person or entity)

		in the amount of \$ on or before the day of,
	[]	
		automation fee; traffic safety fee; corrections fee; DWI school fee;
		alcohol evaluation screen fees; and counseling fees;
[]	IT IS FU	RTHER ORDERED THAT the defendant's cash bond is to be:
	[] re	turned to defendant
	[] ap	plied to the payment of court costs, court fees and fines
[]	IT IS FU	RTHER ORDERED (other)
[]	THE DE	FENDANT IS ORDERED TO REPORT TO
	[] Pr	obation services
	[] Eo	ducational services
	[] (s ₁	pecify other)
	on or befo	ore[a.m.] [p.m.], theday of,
(com _l	plete if appl	icable)
[]	COMMI	TMENT. THE DEFENDANT IS HEREBY COMMITTED to the custody of
	the [coun	ty] [city] in (set forth place of detention) for
	imprisonr	ment for a period of [days] [months], subject to credit for time

spent in confinement while awaiting the outcome of these proceedings.

IT IS ORDERED that a copy of this judgment and commitment be delivered to an authorized full-time salaried law enforcement officer, and that this copy be the order of commitment of the defendant.

FAILURE TO COMPLY

FAILURE TO REPORT OR PAY COSTS OR FINES WILL RESULT IN A BENCH WARRANT FOR THE DEFENDANT'S ARREST.

APPEAL

You are hereby advised that you may have a new trial in the district court by filing a notice of appeal within fifteen (15) days from the date of entry of this judgment and sentence. You are further advised that if you appeal you must obtain a trial date before the district court within six (6) months of the date of the filing of the notice of appeal. If your case is not tried by the district court within six (6) months your appeal will be dismissed and this conviction will be affirmed.

APPEAL BOND	\$	
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OTHER CONDITIONS OF RELEASE.

If th	e defendant f	les a notice o	f appeal,	the following	g additional	conditions	of release are
hereby appr	oved pending	appeal to the	district co	ourt:			

Dated		
	Judge	

USE NOTES

- 1. This form may be used in the magistrate, metropolitan and municipal courts. This form, Form 9-602 and Form 9-603 NMRA should be modified as appropriate. Provisions in Form 9-603 NMRA may be used as part of this form.
- 2. This form should be modified by municipal courts to eliminate this alternative as there is no right to trial by jury in municipal court.
- 3. Not all fees and costs are applicable to all courts of limited jurisdiction. *See* Section 35-14-11 NMSA 1978 for municipal corrections fee; Section 66-8-102 NMSA 1978 for assessment of costs for court ordered alcohol or drug screening and treatment program; Section 31-12-7 NMSA 1978 for magistrate, metropolitan court and municipal court crime laboratory fee; and Section 35-6-1 NMSA 1978 for magistrate and metropolitan court corrections fee, court automation fee, traffic safety fee, judicial education fee, brain injury services fee, court facilities fee and other fees and costs to be assessed upon conviction.

[As amended, effective September 1, 1989; January 1, 1997; February 1, 1999.]